## UNITED STATES DISTRICT COURT

for the

District of Minnesota

United S	tates of America			
C1 1 1	V.			
Christopher Lamont Vaughn			Case No: 08-cr-	344(2) (MJD/JJG)
			USM No: 14252	-041
Date of Original Judgment:		10/08/2009		
Date of Previous Amended Judgment: (Use Date of Last Amended Judgment if Any)		)	Katherine Menend	lez
			Defendant's Attorney	
ORDER F	REGARDING M	IOTION FO	R SENTENCE I	REDUCTION
	PURSUAN	Г ТО 18 U.S.	C. § 3582(c)(2)	
§ 3582(c)(2) for a reduction subsequently been lowered a	in the term of imprison and made retroactive be ered such motion, and	onment imposed by by the United State taking into accord	pased on a guideline stees Sentencing Communit the policy statement	nission pursuant to 28 U.S.C. ent set forth at USSG §1B1.10
IT IS ORDERED that the n  □ DENIED.  □ Of  the last judgment issued) of			usly imposed sentence	e of imprisonment (as reflected in 86 months
I. COURT DETERMINAT	TON OF CHINELE			
Previous Offense Level:	31		d Total Offense Leve	
Criminal History Category:	V	Crimi	nal History Category	· V
Previous Guideline Range:	168-210 months	Amer	ided Guideline Range	2: 120-150 months
II. SENTENCE RELATIV	E TO THE AMEND	ED GUIDELIN	E RANGE	
☐ The reduced sentenced is v	within the amended go	uideline range.		
<ul> <li>☑ The previous term of improof sentencing as a result of a comparably less than the amount of the reduced sentence is about ADDITIONAL COMMITTIONAL COMMITTIONAL</li></ul>	substantial assistance ended guideline range pove the amended guid	departure or Rul		ble to the defendant at the time he reduced sentence is
Except as otherwise provided  IT IS SO ORDERED.  Order Date:	112	igudgment dated	10/08/2009 / Judge's	shall remain in effect.
Effective Date:	(if different from order o	date)		Chief Judge, D. Minn.